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U.S. APPLICATION NO.		FIRST NAMED APP		ATTY. DOCKET NO.	
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NOTIFICATION OF MISS	ING REQUIREMEN	TS UNDER 3	5 U.S.C. 37	1 IN THE UNITED	
STATES	DESIGNATED/ELEC	TED OFFICE	C (MO/EO/I	(2)	
1. The following items have been s Office as  a Designated Office as	ubmitted by the applicant of fice (37 CFR 1.494),	r the IB to the Un	ited States Pat	ent and Trademark	
an Elected Office					
U.S. Basic National Fee.	(5) Ol R 1.495).				
Copy of the international app	olication in:				
a non-English la	inguage.			•	
☐ English.					
Translation of the internation  Oath or Declaration of inven	ial application into English.				
Copy of Article 19 amendme	iots(s) for DO/EO/OS.				
☐ Translation of Article 19 am	endments into English.				
The International Preliminary	Examination Report in En	glish and its Anne	exes, if any.		
ranslation of Annexes to the	International Preliminary	Examination Reno	rt into English	ı <b>.</b>	
Preliminary amendment(s) fil Information Disclosure States	ed of JAM2200		·		
Assignment document.	nem(s) med	and	<del></del>	<del>_</del> ·	
Power of Attorney and/or Ch	ange of Address.				
Substitute specification filed		_•			
☐ Statement Claiming Small En☐ Priority Document.	itity Status.				
Copy of the International Sea	rch Report Fland copies	of the references	denie alemantii		
☐ Other:					
2. The following items MUST be fu	rnished within the period s	et forth below in	order to compl	ete the requirements for	
acceptance under 33 (1.3.C. 3/1;					
a. Translation of the applicati	on into English. Note a pr	ocessing fee will l	oe required if	submitted	
The current translati	on is defective for the reason	riority date.	a attached No	den es present	
i ransiation.	•				
b. Processing fee for providing	ig the translation of the app	lication and/or the	Annexes later	that the	
appropriate 20 or 30 month	is from the priority date (3)	7 CFR 1.492(fi)			
c. Oath or declaration of the by the International applica	inventors, in compliance wi	th 37 CFR 1.497(	a) and (b), ide	ntifying the application	
The current oath or	declaration does not comply	with 37 CFR 1 4	197(a) and (b)	for the reasons indicated	
on the attached PC1.	/DU/EU/917.			,	
d. Surcharge for providing the	oath or declaration later the	nat the appropriate	20 or 30 mor	ths from the	
priority date (37 CFR 1.49)	2(C)).				
dependent claim fee, are required. A	as a large entity	ditional claim fee	including any i	equired multiple	
which fees are due (37 CFR 1.492(g))	. See attached PTO-875.	Cimin ICC	or caricer nic	additional claims for	
ALL OF THE ITEMS SET FORTH	LIN 2(a)-2(d) AND 3 ABC	VE MUST BE S	UBMITTED	WITHIN ONE	
MONTH FROM THE DATE OF TO DATE FOR THE APPLICATION, RESULT IN ARANDONMENT	WHICHEVER IS LATER	OK [7] 31 MO	VIHS FROM	THE PRIORITY	
RESULT IN ABANDONMENT.		· · · · · · · · · · · · · · · · · · ·	INOTERLI	KESPOND WILL	
The time period set shows many have					
The time period set above may be extended CFR 1.136(a).	ended by filing a petition ar	d fee for extensio	n of time unde	r the provisions of 37	
4. Translation of the Annexes MUST cancelled. Note processing fee will be	be submitted no later that t	he time period set	above or the	annexes will be	
The processing tee will be	ICUUITED IT SIIDMITTED ISTAT	than 30 months f			
5. The Article 19 amendments are (1.494(d)) or 30 (37 CFR 1.495(d)) mo	CONCELLE C ADOLD DELLACION	tion not mentional	by the approp	riate 20 (37 CFR	
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Applicant is reminded that any commu	nication to the United State	s Patent and Trade	mark Office n	nust be mailed to the	
address given in the heading and include	te the U.S. application no.	shown above. (37	CFR 1.5)	oo manoa to uic	
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